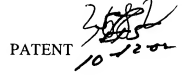
OT PECOS OF TRADEWIND IN

Attorney Docket No. IP 113.1



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

JACQUES P. GREETIS

Serial No. 10/064,473

Filed: July 17, 2002

For:

INTEGRATED RIDER CONTROL

SYSTEM FOR HANDLEBAR

STEERED VEHICLES

Group Art Unit 3682

I hereby certify that this correspondence is being deposited with the United States Postal Service as U.S. First Class Mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on

ber

Maria Santos

Typed Name

Signature

INFORMATION DISCLOSURE STATEMENT

GROUP 3002

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Pursuant to 37 C.F.R. § 1.56 and 1.97(b), Applicants bring to the attention of the Examiner the documents listed on the attached PTO-1449. Copies of the cited references are enclosed. Applicants respectfully request that the Examiner consider the listed documents, and evidence that consideration of relevant portions thereof by making appropriate notations on the attached form.

It is believed that these references either taken alone or in combination with others does not disclose or suggest the invention claimed by the Applicants. However, it is the Applicants' desire to have these references available in the record for both the Examiner and the public to see. The Applicants specifically reserve all rights of privilege and confidence with respect to this matter and submission of this document is not to be construed as a waiver of those rights. Moreover, submission of this document should not be considered

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an admission that the references cited herein is proper prior art to the aforementioned

application.

This submission does not represent that a search has been made or that no

better art exists and does not constitute an admission that the listed documents are material or

constitute "prior art." If it should be determined that the listed documents do not constitute

"prior art" under United States law, Applicants reserve the right to present to the Office the

relevant facts and law regarding the appropriate status of such documents.

Applicants further reserve the right to take appropriate action to establish the

patentability of the disclosed invention over the listed documents, should the document be

applied against the claims of the present application.

Respectfully submitted,

JACQUES P. GREETIS

Lisa Wunderlich, Attorney

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